## **CRIMINAL CAUSE FOR PLEADING**

BEFORE: MAGISTRATE JUDGE LEVY DATE: November 25, 2014
14-CR-042 Case name : USA v. ALI
DEFENDANT : Dominic Ali
_X_presentnot presentcustX_bail
DEFENSE COUNSEL: Arthur Aidala
X present not present CJA X RET FD
AUSA: Trowel CLERK: Hannah Roth
INTERPRETER: NA
RECORDING START AND END TIME: 3:47-4:11
X CASE CALLED DEFT'S FIRST APPEARANCE DEFT: X_SWORN ARRAIGNED X_INFORMED OF RIGHTS
DEFT: X SWORN ARRAIGNED X INFORMED OF RIGHTS
WAIVER OF INDICTMENT FILED
INFORMATION FILED
DEFTs ENTER GUILTY PLEA TO COUNT(S)
OF THE (SUPERSEDING)INDICTMENT/INFORMATION  X DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTERS GUILTY PLEA TO
COUNT 2 OF THE INDICTMENT
X COURT FINDS FACTUAL BASIS FOR THE PLEA
X SENTENCING SET FOR March 19, 2015 AT 9:30am BEFORE J. Johnson
SENTENCING TO BE SET BY PROBATION
X BAIL: SET X CONT'D FOR DEFT. CONT'D IN CUSTODY
CASE ADJOURNED TOAT
X TRANSCRIPT ORDERED: 3:47-4:11

OTHER: <u>Pursuant to Federal Rule 11 of Criminal Procedure</u>, the <u>Magistrate Judge did</u> administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The <u>Magistrate Judge recommends that the plea of guilty be accepted.</u>